Member NASD/SIPC 12401 Research Blvd Bldg 2, Suite 350 Austin, TX 78759 (512) 320-5444 CyberTrader A Charles Schwab Company

RABINOVICH & ASSOCIATES LP	Account Information		Statement Period
	Account Number:	19571959	March 1, 2006 to March 3

Statement of Account

_	G 1 SET VIOCOS & FOLKONIA PA	0 - 011		Account Information	ation	Statement Period	
	Dood a Holyonida	CIALES LP		Account Number:	er: 19571959	March 1, 2006 to March 31, 2006	
Account Activity							
Scudder MM Port	Entry/Trade Date Account Type	ccount Type	Transaction	Quantity	Description	Price	Amount
	Mc	MoneyFund			OPENING BALANCE		2.103.58
	03/01/06 Mc	MoneyFund	Disbursed		REDEEM: MM PORTFOLIO		(05)
	03/02/06 Mc	MoneyFund	Disbursed		REDEEM: MM PORTFOLIO		(149 00)
	03/31/06 Mc	MoneyFund	Interest		3.607% 03/01-03/31 1962		6.01
Total: Scudder MM Port Balance	ort Balance						1,960.57
							0.0000000000000000000000000000000000000

CyberTrader 12401 Research Blvd A Charles Schwab Company Austin, TX 78759 (512) 320-5444

Statement of Account

Statement Period March 1, 2006 to March 31, 2006	
Statement Period March 1, 2006 to N	0.00
Account Information Account Number: 19571959	TOTAL SHARES PURCHASED: TOTAL SHARES SOLD:
	0.00
RABINOVICH & ASSOCIATES LP	Settled Trades Summary: TOTAL PURCHASED (USD): TOTAL SOLD (USD):

Reminder of fee for Duplicate Statements

As of July 1, 2005, there is a fee charge of \$15/statement to request duplicate statements. Postage will be included in the fee for domestic requests. Overnight requests will incur an additional \$15/request. For your convenience, the Penson website provides access to the last 13 months of statementsat no As of July 1, 2005, there is a fee charge of \$15/statement to request duplicate statements.

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NASD has filed with the SEC a proposed rule change to amend NASD Rule 2340 to require that account statements include a statement that advises each customer to promptly report any inaccuracy or discrepancy in that person's account to his or her brokerage firm and clearing firm (where these are different firms) and to re-confirm any oral communications in writing

http://www.nasd.com/stellent/groups/rules_regs/documents/rule_filing/nasdw_011958.pdf

When you deposit funds by check, you acknowledge and give approval that we may, at our discretion and without further prior notice, utilize an electronic check process or Automated Clearing House (ACH) facility to draft funds in the amount of any of your checks payable to us, our agents or assigns. This means that your checking account may be debited on the same day that we receive your check and that a copy of your check will not be returned with your checking account statement. Pursuant to SEC Rule 11Ac1-6, Penson Financial Services, Inc. is required to make publicly available a quarterly report with regard to its routing of non-directed orders. For the purpose of this Rule, Penson has entered into an agreement with Quantum5 Market Surveillance a Division of S3 Matching Technologies to disclose the required information pertaining to this Rule and any non-directed orders entered on the Phase3/Sungard system. This information can be /iewed at: ftp://public.s3.com/11ac1-6/pfsi

THE NASD REQUIRES THAT WE NOTIFY YOU IN WRITING OF THE AVAILABILITY OF AN INVESTOR BROCHURE THAT INCLUDES INFORMATION DESCRIBING THE NASD'S PUBLIC DISCLOSURE PROGRAM ('PROGRAM'). TO OBTAIN A BROCHURE OR MORE INFORMATION ABOUT THE PROGRAM OR NASD, CONTACT THE NASD PROGRAM HOTLINE AT (800) 289-9999 OR ACCESS THE NASD WEB SITE AT www.nasdbrokercheck.com

* End of Statement

3.70%

2,759.48

0.15% 100.00%

(0.02)1,960,55

74,663.12

110.73

3.70% 3.79%

Surrent Yielt Estimated

Statement of Account

12401 Research Blvd Bldg 2, Suite 350 Austin, TX 78759 Member NASD/SIPC (512) 320-5444 CyberTrader

A Charles Schwab Company

Financial Advisor #: Account Information Account Number:

CYBERTRADER, INC. HOUSE REP (512) 320-5444 Your Financial Advisor

RABINOVICH & ASSOCIATES LP 2250 E 4TH ST APT 2C BROOKLYN NY 11223-4808

Statement Period

12401 Research Blvd, Bldg 2, Suite 350 Austin, TX 78759 (512) 320-5444

April 1, 2006 to April 30, 2006 Office Serving You

	ue Percent of Estimated 6 Acct Assets Annual Incom		2.53%	57 97.47% 2,759.48	37 100.00% 2.759.48
	Prior Value 03/31/06	0.00	0.00	1,960.57	1,960.57
	Current Value 04/30/06	2.68	1,889.25	72,771.19	74,663,12
Account Value	Asset Category	Cash Account Balance	Margin Account Balance	Money Fund Balance	Total: Portfolio Values

Year to Date	2.68	99.40	(0.15)	101.93
This Period	2.68	80.96	(0.02)	83.62
	Credit Interest	Money Fund Dividends	Margin Interest	Total: Income

Asset Allocation

Account of the Customer is subject to the following terms and conditions ("Agreement") which the Customer agrees to, accepts by use, maintenance and/or continuation of the Account notwithstanding any notice or statement of intention to The Account of the C and accepts by use, r You to the contrary.

- 1. Definitions. "Account" shall refer individually and collectively to all accounts which the Customer has previously opened, now has open or may open in the future, in winch the Customer has any interest, with You or any Introducing Broker, and any and all previous, current and future transactions in such accounts. "Customer" refers to the individual(s) and/or entity(les) in whose name the Account referenced on the face of this Account statemen is carried or who may otherwise have any interest in an Account. "Introducing Broke" means any brokerage firm which introduces securities transactions on behalf of the Customer, which transactions are cleared through You, whether one or more. "Obligations" means all indebtedness, debit balances, liabilities or other obligations of any kind of the Customer to You, whether now existing or heraffer arising. "Securities or other Property" shall mean all money, securities, commodities or other property of every kind and nature and all contracts and options relating thereto, whether for present or future delivery. "You" or "You" refers to Penson Financial Services, Inc.
- 2. Payment of Indebtedness Upon Demand. The Customer shall at all times be liable for the payment upon demand of any Obligations owing from the Customer to You, and Customer shall be liable to You for any deficiency remaining in any Account in the event of the liquidation thereof, in whole or in part, by You, the Introducing Broker, or by the Customer, and the Customer shall pay such Obligations upon demand.
- 3. Security Interest: Liquidation. All Securities or other property now or hereafter held, carried or maintained by You in or for the Account shall be subject to a first and prior lien and security interest for the discharge of all of the Obligations of the Customer and are to be held by You as security for the payment of the Obligations of the Customer to You, to the fullest extent allowed by law. You shall have the right to transfer Securities or other Property so held by You from or to any Account of the Customer, or deliver any Securities or other Property uses or other Property uses or other Property uses or other Property to the Account of the Customer, or deliver any Securities or other Property and it all for any Securities or other Property uses to a securities or other Property and to a such a securities or other Property which You may hold for the Customer (either individually or jointy with others), separately or in common with other Securities or other Property which You may hold for the Customer (either individually or jointy with others), separately or all Securities or other Property which You may hold for the Customer (either individually or jointy with others), separately or all Securities or other Property which You may hold for the Customer (either individually or jointy with others), (d) to buy any or all Securities or other Property which You may hold for the Customer (either individually or jointy with others), (d) to buy any or all Securities or other Property which You may hold for the Customer (either individually or jointy with others), (d) to buy any or all Securities or other Property which Mournay to the Customer (either individually or jointy with others), (d) to buy any or all Securities or other Property which Mournay be short in such Account. Any such sales or purchases may be made at Your discretion on any exchange, the over-the-counter market or any other market where such business is usually transacted, or at public auction or private sade, and You. You affiliates or the thr
 - 4. Lending Agreement; Margin or Short Accounts. With respect to any margin or short Account maintained by the Customer, You are authorized to lend to yourself, as principal or otherwise, or to others, any Securities or other Property held by You on margin for any Account or as collateal therefor either espaciety or without other securities. The Customer will at all times maintain such Securities or other Property in the Account of the Customer for margin and maintenance purposes as required by You in Your sole discretion, on demand, in accordance with Your general policies regarding margin and maintenance requirements, as such may be modified from time to time, or at other times as You may require and will be charged, in accordance with Your usual custom or as otherwise determined by You with interest at rates permitted by the laws of the State of Texas. With respect to any margin or short Account of the Customer, You shall have the right at any time and from time to time, in accordance with Your general policies regarding Your margin or maintenance requirements, short Accounts or Accounts in general, as such may be modified from time to time, or at an earlier Point in time than called for by said general policies, in the event that You general policies regarding Your margin or maintenance requirements, short Accounts of Accounts in general, as such may be modified from time to time, or at an earlier Point in time than called for by said general policies, in the event that You gelinsecure with respect to the Customer's account for any reason in Your cleir securities or other Property which may be short in such Account, and/or (3) to sell any or all Securities or other Property which may be short in such Account, and/or (4) to cancel any open orders and to close any or all outstanding contracts; all without demand or notice shall not be a waiver of Your rights provided herein. You shall have the discretion to determine which Securities or other Property are to be sold and which contracts are to be closed. Any su
 - 5. Account Carried as Clearing Broker. The Customer understands that You are carrying the Account of the Customer as clearing broker by arrangement with the Customer's Introducing Broker through whose courtesy the Account of the Customer has been introduced to You. The Customer understands that You act as custodian for funds and securities deposited with You, through the Customer's Introducing Broker, or as a result of transactions You may process for the Customer's Account. Inquiries regarding the Customer's Account or the activity therein should be directed to the Introducing Broker. If Customer is unable to reach the Introducing Broker concerning account activity, or complaint Customer may contact Penson at 1700 Pacific Avenue, Suite 1400, pallas, IX 5201, (24) 765-1100, and speak with the Compliance Department. The Customer understands that the Introducing Broker and not You, is responsible for compliance with all applicable laws and regulations in connection with the Customer's Account. Until receipt by You from the Customer of written notice to the contrary, you may accept and rely upon from such introducing broker and ris representatives, on with all applicable and other agents, without any inquiry or investigation by You; (a) orders for the purchase or sale in the Customer's Account of Securities or other Property, and (b) any other instructions concerning the Customer's Account. The Customer understands that You act only to dear trades introduced by the Customer's Introducing Broker and to effect other

5. (continued)
back office functions for the Customer's Introducing Broker. The Customer confirms to You that the Customer is relying for back office functions for the Customer's Account solely on the Customer's Introducing Broker. The Customer understands any advice concerning the Customer with and do not control in any way, the introducing Broker or its representatives, that You are not a principal of or partner with and do not control in any way, the introducing Broker or its representatives, employees or other agents. The Customer understands that You will not review the Customer's account and will have no responsibility for trades made in the Customer's Account. The Customer agrees that You shall not be responsible or liable for any acts or omissions of the Introducing Broker or its representatives, employees or other agents.

THE FOLLOWING ARBITRATION AGREEMENT SHOULD BE READ IN CONJUNCTION WITH THESE DISCLOSURES:

- ALL PARTIES TO THIS AGREEMENT ARE GIVING UP THE RIGHT TO SUE EACH OTHER IN COURT, INCLUDING THE RIGHT TO A TRAIL BY JURY EXCEPT AS PROVIDED BY THE RULES OF THE ARBITRATION FORM IN WHICH A CLAIM IS FILED.

 ARBITRATION AWARDS ARE GENERALLY FINAL AND BINDING; A PARTY'S ABILITY TO HAVE A COURT REVERSE OR MODIFY ANA MEBITRATION AWARDS VERY LIMITED.

 THE ABILITY OF THE PARTIES TO OBTAIN DOCUMENTS, WITNESS STATEMENTS AND OTHER DISCOVERY IS GENERALLY MORE LIMITED IN ARBITRATION THAN IN COURT PROCEEDINGS;
 THE ABBITRATIORS WILL TYPICALLY INCLUDE A MINORITY OF ARBITRATIORS WHO WERE OR ARE AFFILLANTED WITH THE SECURITES INDUSTRY.

 THE RULES OF SOME ARBITRATION FORLINGS MAY IMPOSE TIME LIMITS FOR BRINGING A CLAIM IN ARBITRATION.

 IN SOME CASES, A CLAIM THAT IS INELIGIBLE FOR ARBITRATION MAY BE BROUGHT IN COURT.

 THE RULES OF THE ARBITRATION FORLING IN WHICH THE CLAIM IS FILED, AND ANY AMENDMENTS THERETO, SHALL BE INCORPORATED INTO THIS AGREEMENT.
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6. ARBITRATION AGREEMENT. ANY AND ALL CONTROVERSIES, DISPUTES OR CLAMS BETWEEN THE UNDERSIGNED AND YOU, OF THE INTRODUCING BROOKER, OR THE AGENTS, REPRESENTATIVES, EMPLOYEES, DIRECTORS, OFFICERS OR CONVENTION WITH, FROM OR THE INTRODUCING BROOKER, AND ANY PROVISIONS OF YOU OR THE WATNEDUCING BROWENTO OF, IN TREADING ON THE VALLIDITY OF THIS AGREEMENT OR ANY RELATED AGREEMENTS, 1(b) THE RELATIONSHIP OF THE PARTIES. HERETO, OR (c) ANY CONTROVERSY ARISING OUT OF YOUR BUSINESS, THE INTRODUCING BROKER'S BUSINESS OR THE WIDERSIGNED'S ACCOUNTS, SHALL BE CONDUCTED PURSUANT TO THE CODE OF ARBITRATION PROCEDURE OF THE MASD. ARBITRATION MUST BE COMMENCED BY SERVICE OF A WRITTEN CODE OF ARBITRATION PROCEDURE OF THE MASD. ARBITRATION MUST BE COMMENCED BY SERVICE OF A WRITTEN CODE OF ARBITRATION OR A WRITTEN NOTICE OF INTENTION MUST BE COMMENCED BY SERVICE OF A WRITTEN CODE OF ARBITRATION OR A WRITTEN NOTICE OF INTENTION TO ARBITRATE THE DECISION AND AWARD OF THE ARBITRATOR (S) SHALL BE CONCLUSIVE AND BINDING UPON ALL PARTIES, AND ANY JUDGMENT UPON ANY AWARD RENDERED MAY BE ENTERED IN A COURT HAVING JURISDICTION THEREOF, AND NEITHER PARTY SHALL OPPOSE SUCH AN ARBITRATOR (S) SHALL BE CONCLUSIVE AND MISSION OF SHALL OF ORDER AND AWARD OF THE ARBITRATOR (S) SHALL BE CONCLUSIVE AND SHALL OFFOSE SUCH AND AGREEMENT SHALL OFFOSE SUCH AND AGENT A

- 7. Other Agreements, Option Transactions, Charges. The Customer agrees to be bound by the terms of Your Customer Account Agreement. If the Customer trades no war options, the customer agrees to be bound by the terms of Your Customer Margin and Short Account Agreement. If the Customer trades any options, the customer agrees to be bound by the terms of your Customer Option Agreement. If this is a joint Account, the Customers agree to be bound by Your Joint Account Agreement. The Customer Option Agreement this is a joint Account, the Customers agree to be bound by Your Joint Account Agreement. The Customer understands that copies of these agreements are available from You and, to the except applies, are incorporated by reference herein. The terms of these other agreements are in addition to the provisions of this Agreement and any other written agreements between You and the Customer. You may charge the Customer Account maintenance fees, security transfer less and account transfer less, and other charges or fees as agreed between You and the Customer's introducing Broker or as Independently established by You.
- 8. Option Account. Assignment notices for option contracts are allocated among client short positions pursuant to a manual procedure which randomly selects from all client short option positions, including positions established on the day of assignment, those contracts which are subject to exercise. The writer of an American-style option is subject to being assigned an exercise at any time after he has written the option until the option expries. By contract, the writer of a European-style option is subject to exercise assignment only during the exercise period. A more detailed description of Your random allocation procedure is available upon request. In accordance with the Customer Option Agreement, if applicable, the Customer nust promptly notify the Introducing Broker of any change in the Customer's objectives or financial situation. Individual options commissions and other related charges have been included in the Customer's Confirmation, however, a summany of this information will be made available to the Customer upon request. The customer situation.
- 9. Miscellaneous. Your financial statement is available for personal inspection or will be mailed on the Customer's request. The headings of each section of the Agreement are descriptive only and do not modify or qualify any provision of this Agreement. Except as provided in this Agreement, no provision of this Agreement and all previsions shall inute to the benefit of vulless in writing signed by Your authorized representative. This Agreement and all provisions shall inute to the benefit of You and Your successors, Your assigns, the Customer's Hiroducing Broker, and all other persons specified in Paragraph & above. With respect to any free credit balance included on the Account statement, such funds are not segregated and may be used in Your business, subject to the limitations of 17 CFR Section 240,156-33 of the Securities Exchange Act of 1934. The Customer may receive these funds in the normal course of business following demand to You. You shall not be liable for losses caused directly or indirectly by any events beyond Your reasonable control. The costs and expenses of collection of the debit balance and any unpaid deficiency in the Account of the Customer with You, including but not limited to reasonable attorneys' fees and expenses, incurred and payable or paid by You shall be payable to You by the Customer. The estimated annual income, estimated current yield, and market value calculations are estimates only, and have been obtained or prepared from sources You consider to be reliable, but You make no assurance as to their accuracy.

YberTre A Charles Schwa

12401 Research Blvd Member NASD/SIPC

G 1 SETAISCOSO & USINONIANG	0 - 03+410		Account Information	ormation		Statement Period	Period	
Portfolio Positions	CONTES EP		Account Number:	mber: 19571959	; 	April 1, 200	April 1, 2006 to April 30, 2006	
Cash & Equivalents	Symbol/ Cusip	Account Type	Quantity	Current Price	Current Value	Percent of Acct Assets	Estimated Annual Income	Estimated Current Yield
Cash		Cash			2.68			
Margin Account Balance		Margin			1,889.25	2.53%		
Money Market Fund		MoneyFund		1.00	72,771.19	97.47%	2,759.48	3.79%
Total: Cash & Equivalents					74,663,12	100.00	2,759.48	3,70%
Total: Account Net Assets/Equity					74,663.12	100.00	2,759,48	3.70%
Short Account Balance		Short			110.73	0.15%		
Short Account Equity					110.73	0.15%		

Account value and totals are based only on priced securities. We may be unable to price all securities in your account. For municipal securities and some other fixed income securities, prices are approximate (not actual market bids) and are provided only as a general guide. They do not necessarily reflect actual market prices. For current prices, please contact your financial consultant.

Account Activity							
Cash Account	Entry/Trade L	Entry/Trade Date Account Type	Transaction	Quantity	Description	Price /	Amount
		Cash			OPENING BALANCE		00 0
	04/03/06	Cash	Journal		PREMACCTNP MAR06		(149,00)
	04/04/06	Cash	Received		REDEEM: MM PORTFOLIO		149 00
	04/28/06	Cash	Interest		1.300% 04/01-04/28 \$2663		2 68
Total: Cash Account Balance	ıt Balance						2.68
Margin Account							
		Margin			OPENING BALANCE		(05)
	04/03/06	Margin	Received		REDEEM: MM PORTFOLIO		020
	04/18/06	Margin	Journal		W/T FR CUST	73	73.000.00

110.73

430.08 (319.35)

SHORT ACCT. MARK TO MARKET

Mark to Market

04/28/06

Total: Short Account Balance

Statement of Account

12401 Research Blvd Bldg 2, Suite 350 Austin, TX 78759

CyberTrader

A Charles Schwab Company

(512) 320-5444

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Õ	A S HOIVONIBA	DARINOVICH & ASSOCIATES I D		Account Information	ıtion	Statement Period	
2		SSOCIALES EF		Account Number:	r: 19571959	April 1, 2006 to April 30, 2006	
Account Activity							
	Entry/Trade D	Entry/Trade Date Account Type	Transaction	Quantity	Description	Price	Amount
	04/19/06	Margin	Disbursed		DEPOSIT: MM PORTFOLIO		(72,999.00)
	04/20/06	Margin	Bought	1,000	BROADCOM CORP CL A	46.3	(46,309.95)
					NBTOG		•
	04/20/06	Margin	Sold	-1,000	BROADCOM CORP CL A	46.2	46,188.63
					NC6SA		
	04/25/06	Margin	Received		REDEEM: MM PORTFOLIO		120.32
	04/27/06	Margin	Mark to Market		SHORT ACCT. MARK TO MARKET		(430.08)
	04/28/06	Margin	Debit Interest		8.450% 04/01-04/28 \$5		(.02)
	04/28/06	Margin	Mark to Market		SHORT ACCT. MARK TO MARKET		319.35
	04/28/06	Margin	Received		REDEEM: MM PORTFOLIO		430.08
	04/28/06	Margin	Received		REDEEM SD MM PORTFOLIO		1 569 92
Total: Margin Account Balance	Bajance						1,889.25
1000 to40							
		Short			OPENING BALANCE		0.00
	04/27/06	Short	Mark to Market		SHORT ACCT. MARK TO MARKET		430.08

	1.960.57	(.02)	(149.00)	72.999.00	(120.32)	80.96	(430.08)	(1 569 92)	72.771 19
	OPENING BALANCE	REDEEM: MM PORTFOLIO	REDEEM: MM PORTFOLIO	DEPOSIT: MM PORTFOLIO	REDEEM: MM PORTFOLIO	3.792% 04/01-04/28 27824	REDEEM: MM PORTFOLIO	REDEEM SD MM PORTFOLIO	
		Disbursed	Disbursed	Received	Disbursed	Interest	Disbursed	Disbursed	
	MoneyFund	MoneyFund	MoneyFund	MoneyFund	MoneyFund	MoneyFund	MoneyFund	MoneyFund	
		04/03/06	04/04/06	04/19/06	04/25/06	04/28/06	04/28/06	04/28/06	M Port Balance
Scudder MM Port									Total: Scudder MM Port Balance

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CyberTrader

A Charles Schwab Company

Member NASD/SIPC

RABINOVICH & ASSOCIATES I D	Account Information	Statement Period
	Account Number: 19571959	April 1, 2006 to April 30, 2006
Trades Pending Settlement		

RINOVICH	BINOVICH & ASSOCIATES I D		Account Information	tion	Statement Period	,
	י שפפספים בפירי		Account Number:	.: 19571959	April 1, 2006 to April 30, 2006	
ttlement						
Trade Date	Account Type	Transaction	Quantity	Description	Price	Amount
04/27/06	Margin	Bought	966'8	SILICON STORAGE TECHNOLOGY INC NBLJW	4.8874544	(43,989.48)
04/27/06	Margin	Sold	-2,000	SILICON STORAGE TECHNOLOGY INC	4.45	8,899.72
04/27/06	Margin	Sold	-4,996	SILICON STORAGE TECHNOLOGY INC NC528	4.45	22,219.52
04/27/06	Margin	Sold	-2,000	SILICON STORAGE TECHNOLOGY INC NC8TM	4.45	8,889.77
04/27/06	Short	Sold	-2,000	NVIDIA CORP NBJXR	29.2355	58,459.25
04/27/06	Short	Sold	-1,000	NVIDIA CORP NBKDZ	29.3	29,299.10
04/27/06	Short	Sold	-1,000	NVIDIA CORP NBL2F	29.4	29,399.09
04/27/06	Short	Sold	-1,200	NVIDIA CORP NBM6J	29.22	35,052.97
04/27/06	Short	Sold	-1,000	NVIDIA CORP NBMDJ	29.4	29,389.14
04/27/06	Short	Sold	-1,000	NVIDIA CORP NBPML	28.041	28,030.18
04/27/06	Short	Sold	-400	NVIDIA CORP NBQ9X	29.4	11,749.68
04/27/06	Short	Sold	-800	NVIDIA CORP NBQ78	29.32	23,445.32
04/27/06	Short	Sold	-100	NVIDIA CORP NBQ9Y	29.31	2,920.96
04/27/06	Short	Sold	-1,000	NVIDIA CORP NBQ5F	29.37	29,359.14
04/27/06	Short	Sold	-500	NVIDIA CORP NBR4W	28.072	14,025.61

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Member NASD/SIPC 12401 Research Blvd Bldg 2, Suite 350 Austin, TX 78759 (512) 320-5444 CyberTrader A Charles Schwab Company

			Account Information	ation	Statement Period	
KABINOVICH	RABINOVICH & ASSOCIATES LP		Account Number:	er: 19571959	April 1, 2006 to April 30, 2006	
iding Settlement				i		
Trade Date	Account Type	Transaction	Quantity	Description	Price	Amount
04/27/06	Short	Sold	-1,000	NVIDIA CORP	29.3	29,289.15
				NBRSE		
04/27/06	Short	Sold	-300	NVIDIA CORP	28.6	8,569.78
				NBU09		
04/27/06	Short	Sold	-1,500	NVIDIA CORP	28.2106666	42,304.75
				NBV7O		
04/27/06	Short	Sold	-1,587	NVIDIA CORP	28.58	45,345.11
				NBTPK		
04/27/06	Short	Bought	3,000	NVIDIA CORP	29.27	(87,811.20)
				NBXL3		
04/27/06	Short	Bought	2,300	NVIDIA CORP	28.49	(65,527.00)
				NC2H0		
04/27/06	Short	Bought	2,500	NVIDIA CORP	28 1/2	(71,259.95)
				NC3YM		
04/27/06	Short	Bought	1,100	NVIDIA CORP	29.11	(32,030.95)
				NC5NC		
04/27/06	Short	Bought	87	NVIDIA CORP	28.28	(2,470.31)
				NC7TV		
04/27/06	Short	Bought	3,000	NVIDIA CORP	29 1/4	(87,759.95)
				NC8LG		
04/27/06	Short	Bought	2,400	NVIDIA CORP	29 1/4	(70,209.95)
				NCB9X		
04/28/06	Short	Sold	-1,000	NVIDIA CORP	29.21	29,199.15
				NBC03		
04/28/06	Short	Sold	-1,000	NVIDIA CORP	29.3	29,289.15
				NBIUO		
04/28/06	Short	Bought	1,000	NVIDIA CORP	29.08	(29,080.00)
				NBRJ1		, , i
04/28/06	Short	Bought	1,000	NVIDIA CORP	29.079	(29,088.95)
				NBT4V		

CyberTrader® A Charles Schwab Company

Statement of Account

Member NASD/SIPC 12401 Research Blvd 12401 Research Blvd Bldg 2, Suite 350 company Austin, TX 78759 (512) 320-5444

RABINOVICH & ASSOCIATES LP		Account Information Account Number: 19571959	19571959		Statement Period April 1, 2006 to April 30, 2006
Settled Trades Summary: TOTAL PURCHASED (USD): TOTAL SOLD (USD):	46,309.95 46,188.63	TOTAL SHARES PURCHASED: TOTAL SHARES SOLD:	HASED:	1,000.00	

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NASD has filed with the SEC a proposed rule change to amend NASD Rule 2340 to require that account statements include a statement that advises each customer to promptly report any inaccuracy or discrepancy in that person's account to his or her brokerage firm and clearing firm (where these are different firms) and to re-confirm any oral communications in writing.

http://www.nasd.com/stellent/groups/rules_regs/documents/rule_filing/nasdw_011958.pdf

When you deposit funds by check, you acknowledge and give approval that we may, at our discretion and without further prior notice, utilize an electronic check process or Automated Clearing House (ACH) facility to draft funds in the amount of any of your checks payable to us, our agents or assigns. This means that your checking account may be debited on the same day that we receive your check and that a copy of your check will not be returned with your checking account statement.

Pursuant to SEC Rule 11Ac1-6, Penson Financial Services, Inc. is required to make publicly available a quarterly report with regard to its routing of non-directed orders. For the purpose of this Rule, Penson has entered into an agreement with Quantum5 Market Surveillance a Division of S3 Matching Technologies to disclose the required information pertaining to this Rule and any non-directed orders entered on the Phase3/Sungard system. This information can be /iewed at: ftp://public.s3.com/11ac1-6/pfsi

THE NASD REQUIRES THAT WE NOTIFY YOU IN WRITING OF THE AVAILABILITY OF AN INVESTOR BROCHURE THAT INCLUDES INFORMATION DESCRIBING THE NASD'S PUBLIC DISCLOSURE PROGRAM ("PROGRAM"). TO OBTAIN A BROCHURE OR MORE INFORMATION ABOUT THE PROGRAM OR NASD, CONTACT THE NASD PROGRAM HOTLINE AT (800) 289-9999 OR ACCESS THE NASD WEB SITE AT www.nasdbrokercheck.com

* End of Statement

Bldg 2, Suite 350 Austin, TX 78759 (512) 320-5444

Member NASD/SIPC 12401 Research Blvd

CyberTrader

A Charles Schwab Company

Account Information
Account Number: 19571959
Financial Advisor #: CY00

Your Financial Advisor CYBERTRADER, INC. HOUSE REP (512) 320-5444

RABINOVICH & ASSOCIATES LP 2250 E 4TH ST APT 2C BROOKLYN NY 11223-4808

Statement Period
May 1, 2006 to May 31, 2006

Office Serving You
12401 Research Blvd, Bldg 2, Suite 350
Austin, TX 78759
(512) 320-5444

	Prior Value Percent of Estimated Estimated 04/30/06 Acct Assets Annual Income Current Yield		1,889.25 8.36%	72,771.19 73.10% 4.114.46 3.92%		74,663.12 100.00% 4.114,46 2.87%	0.00	74,663.12 100.00% 4,114,46 2.87%	110.73
Account Value	Asset Category Current Value 05/31/06	Cash Account Balance 5.06	Margin Account Balance 11,994,92	Money Fund Balance 104,907.28	Options, Rights, Warrants 26,600.00	Total: Portfolio Values 143,507.26	Less: Margin Loan Balance 0.00	Total Account Value 143,507,26	Short Account Balance 0.00

OPTIONS 18:54%	CASH + MNYMKT 81.46%
	CASH

Year to Date	7.74	354.23	(0.18)	361,79
This Period	5.06	254.83	(0.03)	259.86
Income Summary	Credit Interest	Money Fund Dividends	Margin Interest	Total Income

8

er agrees to, intention to terms and conditions ("Agreement") which the Customer the Account notwithstanding any notice or statement of i Customer is subject to the following a The Account of the Ca and accepts by use, in You to the contrary.

- 1. Definitions, "Account" shall refer individually and collectively to all accounts which the Customer has previously opened, now has open or may open in the future, in which the Customer has any interest, with You or any Introducing Broker, and any and all previous, current and future transactions in such accounts. "Customer" refers to the individual(s) and/or entity (les) in whose name the Account referenced on the face of this Accounts statement is carried or who may otherwise have any interest in an Account. "Introducing Broker" means any brokerage firm which introduces securities transactions on behalf of the Customer, which transactions are cleared through You, whether one or more. "Obligations" means all indebtedness, debit balances, liabilities or other holigations of any kind of the Customer to You, whether now existing or hereafter arising. "Securities or other Property" shall mean all money, securities, commodities or other property of every kind and nature and all contracts and options relating thereto, whether for present or future delivery. "You" or "Your" refers to Penson Financial Services, Inc.
 - any the payment upon demand of a r any deficiency remaining in a g Broker, or by the Customer, a e liable for the to You for an Introducing B 2. Payment of Indebtedness Upon Demand. The Customer shall at all times be I Obligations owing from the Customer to You, and Customer shall be liable to Account in the event of the liquidation thereof, in whole or in part, by You, the Ir the Customer shall pay such Obligations upon demand.
- 3. Security Interest: Liquidation. All Securities or other property now or hereafter held, carried or maintained by You in or for the Account shall be subject to a first and prior lien and security interest for the discharge of all of the Obligations of the Customer and are to be field by You as security for the payment of the Obligations of the Customer to You, to the fullest extent allowed by law. You shall have the right to transfer Securities or other Property but from or to any Account of the Customer whenever You so determine. Whenever the Customer does not, on or before the settlement date, pay in full for any Securities or other Property untrinssed for the Account of the Customer, or deliver any Securities or other Property until your any sold for such Account, or if any other Obligations of the Customer to You are unpaid, You are authorized (a) until payment or delivery is made, to pledge, repledge, hypothecate or rehypothecate, without notice, any and all Securities or other Property which You may hold for the Customer (either individually or jointly with others), separately or in common with other Securities or other Property which You may hold for the Customer (either individually or jointly with others), glo to sell any or all Securities or other Property which You may hold for the Customer (either individually or jointly with others); (b) to sell any or all Securities or other Property which You may hold for the Customer (either individually or jointly with others); (c) to sell any or all Securities or other Property which may be short in such Account of securities or other Property which may be short in such Account without holders); (d) to buy any or all securities or other Property are to be sold and which contracts are to be closed. Any such sales or purchasse may be made at Your all scretcinon on any exchange, the over-the-counter market or any other market where such business is susually transacted, or effect and business is usually transacted, or seller for any such person's own Account, Yo
 - 4. Lending Agreement: Margin or Short Accounts. With respect to any margin or short Account maintained by the Customer, You are authorized to lend to yourself, as principal or otherwise, or to others, any Securities or other Property held by You on margin for any Account or as collateral therefor either separately or without other securities. The Customer will at all times maintain such Securities or other Property in the Account of the Customer for margin and maintenance purposes as required by You in Your sole discretion, on demand, in accordance with Your general policies regarding and will be charged, in accordance with Your usual custom or as otherwise determined by You with interest at lates permitted by the faws of the State of Texas. With respect to any margin or short Account of the Customer, You stall have the right at any time and from time to time, in at an earlier Point in time than called for by satid general policies, in the event that You general policies regarding Your margin or maintenance tequirements, short Accounts or Accounts in general, as such may be modified from time to time, or at an earlier Point in time than called for by satid general policies, in the event that You! Bell insecure with respect to the Customer's account for any reason in You (either individually or jointly with others); (b) to sell any or all Securities or other Property which may be short in such Account, and/or (d) to cancel any open all Securities or other Property which may be short in such Account, and/or (d) to cancel any open orders and to close any or all outstanding contracts; all without demand for notice shall not be a waiver of Your rights provided herein. You shall have the discretion or any exchange, the overtherese or other notice or advertisement, and with Securities or other Property are to be sold and which contracts are to be closed. Any such sales or purchases may be made at Your at public auction or private sale, and You, Your affiliates or the Introducing Broker or its affiliates may be the pur
 - 5. Account Carried as Clearing Broker. The Customer understands that You are carrying the Account of the Customer as clearing broker by arrangement with the Customer's Introducing Broker through whose courtesy the Account of the Customer and the Customer in the Customer introducing Broker, or as a result of transactions You may process for the Customer's Introducing Broker, or as a result of transactions You may process for the Customer's Account Inquiries regarding the Customer's Account or the activity therein should be directed to the Introducing Broker. If Customer is unable to reach the Introducing Broker concerning account activity, or complaint Compliance Department. The Customer understands that the Introducing Broker and not You, is responsible for compliance with all applicable laws and regulations in connection with the Customer's Account. Until receipt by You from the Customer of written notice to the contrary, you may accept and rely upon from such Introducing broker and its representatives, of with all applicable and other agents, without any inquiry or investigation by You. (a) orders for the purchase of sale in the Customer's Account of Securities or other Property, and (b) any other instructions concerning the Customer's Account. The Customer understands that You act only to clear trades introducing by the Customer's Introducing Broker and to effect other

k office functions for the Customer's Introducing Broker. The Customer confirms to You that the Customer is relying for advice concerning the Customer's Account solely on the Customer's Introducing Broker. The Customer understands You are not a principal of or partner with and do not control in any way, the Introducing Broker or its representatives, ployees or other agents. The Customer understands that You will not review the Customer's account and will have no ponsibility for trades made in the Customer's Account. The Customer agrees that You shall not be responsible or liable any acts or omissions of the Introducing Broker or its representatives, employees or other agents. 5. (continued)
back office fund
any advice con
that You are no
employees or c
responsibility for any acts or or

CONJUNCTION WITH THESE THE FOLLOWING ARBITRATION AGREEMENT SHOULD BE READ IN

- , INCLUDING THE V WHICH A CLAIM I COURT, II a. ALL PARTIES TO THIS AGREEMENT ARE GIVING UP THE RIGHT TO SUE EACH OTHER IN COURT, IN FIGHT TO A TRIAL BY JURY EXCEPT AS PROVIDED BY THE RULES OF THE ARBITRATION FORM IN IS FILLED.

 b. ARBITRATION AWARDS ARE GENERALLY FINAL AND BINDING; A PARTY'S ABILITY TO HAVE A COUR MODEY AN ARBITRATION AWARD IS VERY LIMITED.

 c. THE ABILITY OF THE PARTIES TO OBTAIN DOCUMENTS, WITNESS STATEMENTS AND OTHER GENERALLY WORE LIMITED IN ARBITRATION THAN IN COURT PROCEEDINGS;

 d. THE ARBITRATORS DO NOT HAVE TO EXPLAIN THE REASON(S) FOR THEIR AWARD.

 THE PANEL OF ARBITRATIONS WILL TYPICALLY INCLUDE A MINORITY OF ARBITRATORS WHO AFFILIATED WITH THE SECURITIES INDUSTRY.

 IN SOME CASES, A CLAIM THAT IS INELIGIBLE FOR ARBITRATION MAY BE BROUGHT IN COURT.

 BE INCORPORATED INTO THIS AGREEMENT. e,
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- FOR BRINGING A CLAIM IN ARBITR BROUGHT IN COURT. AND ANY AMENDMENTS THERETO,

6. ARBITRATION AGREEMENT. ANY AND ALL CONTROVERSIES, DISPUTES OR CLAMS BETWEEN THE UNDERSIGNED AND YOU, OR THE INTRODUCING BROKER, OR THE AGENTS, REPRESENTATIVES, EMPLOYEES, DIRECTORS, OFFICERS OR CONTROL PRESONS OF YOU OR THE INTRODUCING BROKER, BAISING OUT OF, IN CONNECTION WITH, FROM OR WITH RESPECT TO (a) ANY PROVISIONS OF OR THE VALIDITY OF THIS AGREEMENT OR ANY RELATED AGREEMENTS, (b) THE RELATIONSHIP OF THE PARTIES HERETO, OR (c) ANY CONTROVERSY ARISING OUT OF YOUR BUSINESS, THE INTRODUCING BROKERS BUSINESS OR THE UNDERSIGNED'S ACCOUNTS, SHALL BE CONDUCTED PURSUANT TO THE CODE OF ARBITRATION PROCEDURE OF THE NASD. ARBITRATION MUST BE COMMUNICE OF A WRITTEN DEMAND FOR ARBITRATION OR A WRITTEN MOTICE OF INTENTION ALL PARTIES, AND ANY JUDGMENT UPON ANY AWARD RENDERED MAY BE ENTERED IN A COURT HAVING JURISDICTION THEREOF, AND NEITHER PARTY SHALL OPPOSE SUCH NO PERSON SHALL BE CONCLUSIVE AND BINDING UPON ALL PARTIES, AND NEITHER PARTY SHALL OPPOSE SUCH BUTRY.

ENTRY.

No person shall bring a putative or certified class action to arbitration, nor seek to enforce any pre-dispute arbitration agreement against any person who has initiated in court a putative class action is a member of a putative class such that is a member of a putative class who has not opted out of the class with respect to any claims encompassed by the putative class action until: (i) the class who certification is denied; or (ii) the customer is excluded from the class by the court. Such the extent stated herein.

- 7. Other Agreements, Option Transactions, Charges. The Customer agrees to be bound by the terms of Your Customer Account Agreement. If the Customer trades no margin or has short positions, the Customer agrees to be bound by the terms of Your Customer Margin and Short Account Agreement. If the Customer trades any options, the customer agrees to be bound by the terms of your Customer Option Agreement. If this is a joint Account, the Customers agree to be bound by Your Joint Account, Agreement. The Customer Option Agreement this is a joint Account, the Customers agree to be bound by Your extent applicable, are incroprolated by reference herein. The terms of these other agreements are in addition to the provisions of this Agreement and any other written agreements between You and the Customer. You may charge the Customer Account maintenance fees, security transfer fees and account transfer less, and other charges or fees as agreed between You and the Customer's Introducing Broker or as Independently established by You.
- 8. Option Account. Assignment notices for option contracts are allocated among client short positions pursuant to a manual procedure which randomly selects from all client short option positions, including positions established on the day of assignment, those contracts which are subject to exercise. The writer of an American-style option is subject to being assigned an exercise at any time after he has written the option until the option expires. By contrast, the writer of a Furopean-style option is subject to exercise assignment only during the exercise period. A more detailed description of Your random allocation procedure is available upon request. In accordance with the Customer Option Agreement, if applicable, the Customer must promptly notify the Introducing Broker of any change in the Customer's objectives or Confirmation, however, a summary of this information will be made available to the Customer upon request. The customer situation.
- 9. Miscellaneous. Your financial statement is available for personal inspection or will be mailed on the Customer's request. The headings of each section of the Agreement are descriptive only and do not modify or quality any provision of this Agreement. Except as provided in this Agreement, no provision of this Agreement may be altered, modified or amended unless in writing signed by Your authorized representative. This Agreement and all provisions stall inute to the benefit of bown and Your successors, Your assigns, the Customer's Introducing Broker, and all other persons specified in Paragraph 6 above. With respect to any free credit balance included on the Account statement, such funds are not segregated and may be used in Your business, subject to the limitations of 17 CFR Section 240, 156:33 of the Securines Exchange Act of 1934. The Customer may receive these funds in the normal course of business following demand to You. You shall not be liable for losses caused directly or indirectly by any events beyond Your reasonable control. The costs and expenses of collection of the debit balance and any unpaid deficiency in the Account of the Customer with You, including but not limited to reasonable attorneys' fees and expenses, incurred and payable or paid by You shall be payable to You by the Customer. The estimated annual income, estimated current yield, and market value calculations are estimates only, and have been obtained or prepared from sources You consider to be reliable, but You make no assurance as to their accuracy.

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CyberTrader

A Charles Schwab Company

RABINOVICH & ASSOCIATES I P	OCIATES I P		Account Information	rmation		Statement Period	Period	
			Account Number:	nber: 19571959		May 1, 200	May 1, 2006 to May 31, 2006	
Portfolio Positions								
Cash & Equivalents	Symbol/ Cusip	Account Type	Quantity	Current Price	Current Value	Percent of	Estimated	Estimated
Cash		Cash			5.06	Since United	Aminal module	Current Tield
Margin Account Balance		Margin			11,994.92	8.36%		
Money Market Fund		MoneyFund		1.00	104,907.28	73.10%	4,114.46	3.92%
lotal: Cash & Equivalents					116,907,26	81,46%	4,114.46	3.52%

Options

4400 1011						
SEMIECH CORP JUN '06 @ 15 CALL	OTU FC	Margin	70	8.	12,600.00	8.78%
TIVO INC	TUK FA	Margin	100	14	14 000 00	0.750/
JUN '06 @ 5 CALL		; •	! !			8/0/19
100 MULTIPLIER						
Total: Options					26,600.00	18.54%
Total: Account Net Assets/Equity					143,507.26	166.00 4.114.46 2.87%
Short Account Balance		Short			00 0	
	5				0.00	
Short Account Equity					0:00	9%

Account value and totals are based only on priced securities. We may be unable to price all securities in your account. For municipal securities and some other fixed income securities, prices are approximate (not actual market bids) and are provided only as a general guide. They do not necessarily reflect actual market prices. For current prices, please contact your financial consultant.

Page 2 of 10

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5.06 149.00 (2.68) 5.06 Amount 2.68 (149.00)May 1, 2006 to May 31, 2006 Price Statement Period 1.400% 05/10-05/31 \$5938 REDEEM: MM PORTFOLIO DEPOSIT: MM PORTFOLIO PREMACCTNP APR06 **OPENING BALANCE** 19571959 Description Account Information Account Number: Quantity Transaction Disbursed Received Interest Journal Entry/Trade Date Account Type RABINOVICH & ASSOCIATES LP Cash Cash Cash Cash Cash 05/02/06 05/01/06 02/03/06 05/31/06 Total: Cash Account Balance Account Activity Cash Account

Margin Account

966'8		Bought
NBLJW SII ICON STORAGE TECHNOLOGY INC	-2.000	
NC440		00017
SILICON STORAGE TECHNOLOGY INC NC5Z8	. 4,996 S	-4,996
SILICON STORAGE TECHNOLOGY INC NC8TM	-2,000 S	
REDEEM: MM PORTFOLIO	R	Received
SHORT ACCT. MARK TO MARKET	S	arket
REDEEM: MM PORTFOLIO	R	
SHORT ACCT. MARK TO MARKET	S	arket
DEPOSIT: MM PORTFOLIO		pes
SYMANTEC CORP NBLVP	2,000 S	
SYMANTEC CORP NBNR7	2,000 S	
SYMANTEC CORP NBP8N	2,000 S)	
SYMANTEC CORP NBSDG	S 2,000 S	

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ACCO ACCOUNT ACTIVITY ACCOUNT ACTIVITY	Account Information Account Number: 19571959	Statement Period May 1, 2006 to May 31, 2006

A HOIVONIA VE	G ABINOVICE & ASSOCIATES I B		Account Information	ation	Statement Period	
	ASSOCIATES ET	*	Account Number	ar: 19571959	May 1, 2006 to May 31, 2006	
Entry/Trade I	Entry/Trade Date Account Type	Transaction	Quantity	Description	Price	Amount
90/60/90	Margin	Sold	-2,000	SYMANTEC CORP	17.7	35,388.95
90/60/90	Margin	Sold	-1,513	SYMANTEC CORP	17.57	26,579.58
	0.100			NBVKD		
90/60/50	Margin	Sold	-487	SYMANTEC CORP	17.7	8,619.62
				NC2T7		
05/10/06	Margin	Bought	1,500	AUTOBYTEL INC	4.22	(6,339.95)
				NBCYU		
05/10/06	Margin	Sold	-1,500	AUTOBYTEL INC	4.2313333	6,336.85
				NBTUH		
05/10/06	Margin	Disbursed		DEPOSIT: MM PORTFOLIO		(1.00)
05/11/06	Margin	Bought	2,000	EXPEDIA INC	19.65	(39,300.00)
00177				NDD/I		
05/11/06	Margin	Bought	1,500	EXPEDIA INC NBLPH	19.65	(29,484.95)
05/11/06	Margin	Bought	1,500	EXPEDIA INC	19,65	(29,475.00)
				NBPLO		
05/11/06	Margin	Bought	884	EXPEDIA INC	19.61	(17,345.19)
				NBRM0		
05/11/06	Margin	Sold	-3,000	EXPEDIA INC	17.0006666	50,990.44
				NBXCQ		
05/11/06	Margin	Sold	-2,884	EXPEDIA INC	16.83	48,533.57
				NC198		
05/16/06	Margin	Received		REDEEM: MM PORTFOLIO		12.670.11
05/23/06	Margin	Bought	10	SONIC SOLUTIONS	6.	(910.00)
				JUN '06 @ 17 1/2 CALL		
				100 MULTIPLIER		
05/23/06	Margin	Sold	-10	SONIC SOLUTIONS	8.	789.97
				JUN '06 @ 17 1/2 CALL		
				100 MULTIPLIER		

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CyberTrader®
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Account Notifiety Account Number: 19571939 Account Number: 1957193	·	ABINOVICH &	ASSOCIATES I D		Account Information	ation	Statement Period	
Red Date Account Type Transaction Quantity Description Price 6 Margin Journal WIT FR CUIST 2.2 6 Margin Disbursed 100 MULT PLER 2.2 6 Margin Bought 5,000 CREDENCE SYSTEMS 6.38 6 Margin Sold -5,000 CREDENCE SYSTEMS 5.8 6 Margin Sold -2,400 CREDENCE SYSTEM		A TIPLE A	ASSOCIALES EL		Account Numbe		May 1, 2006 to May 31, 2006	
randa Data Account Type Transaction Quantity Description Price 6 Margin Disbursed NUT RE CULL 2.2 6 Margin Bought 100 MULTIPLIER 2.2 6 Margin Bought 5,000 CREDENCE SYSTEMS 6.38 6 Margin Bought 5,000 CREDENCE SYSTEMS 6.38 6 Margin Bought 5,000 CREDENCE SYSTEMS 6.38 6 Margin Sold -2,600 CREDENCE SYSTEMS 6.38 6 Margin Sold -2,400 CREDENCE S	Account Activity							
66 Margin Journal WIT FR CLIST 66 Margin Disbursed TOVO INC 60 Margin Bought 5,000 GREDENCE SYSTEMS 6.38 6 Margin Sold -5,000 GREDENCE SYSTEMS 5.8 6 Margin Sold -2,400 GREDENCE SYSTEMS 5.8 6 Margin Sold -2,400 CREDENCE SYSTEMS 5.8 6 Margin Received REDEEMS BOMPS FREDENCE SYSTEMS 5.8 <th></th> <th>Entry/Trade I</th> <th>Date Account Type</th> <th>Transaction</th> <th>Quantity</th> <th>Description</th> <th>Price</th> <th>Amount</th>		Entry/Trade I	Date Account Type	Transaction	Quantity	Description	Price	Amount
66 Margin Disbursed DEPOSIT: MM PORTFOLIO 2.2 66 Margin Bought 100 MULTIPLER 2.2 66 Margin Bought 5,000 CREDENCE SYSTEMS 6.38 60 Margin Bought 5,000 CREDENCE SYSTEMS 6.38 60 Margin Bought 5,000 CREDENCE SYSTEMS 6.38 60 Margin Sold -5,000 CREDENCE SYSTEMS 5.8 60 Margin Sold -5,000 CREDENCE SYSTEMS 5.8 60 Margin Sold -5,000 CREDENCE SYSTEMS 5.8 60 Margin Sold -2,600 CREDENCE SYSTEMS 5.8 60 Margin Sold -2,600 CREDENCE SYSTEMS 5.8 60 Margin Sold -2,600 CREDENCE SYSTEMS 5.8 60 Margin Sold -2,400 CREDENCE SYSTEMS 5.8 60 Margin Sold -2,400 <t< td=""><td></td><td>05/23/06</td><td>Margin</td><td>Journal</td><td></td><td>W/T FR CUST</td><td></td><td>40,000.00</td></t<>		05/23/06	Margin	Journal		W/T FR CUST		40,000.00
Margin Bought 100 TIVO INC 2.2		05/24/06	Margin	Disbursed		DEPOSIT: MM PORTFOLIO		(39.878.97)
Margin Bought		05/24/06	Margin	Bought	100	TIVO INC	2.2	(22,100,00)
Margin Bought 5,000 CREDENCE SYSTEMS 6.38						JUN '06 @ 5 CALL		
6 Margin Bought 5,000 CREDENCE SYSTEMS 6,38 6 Margin Bought 5,000 CREDENCE SYSTEMS 6,38 6 Margin Bought 5,000 CREDENCE SYSTEMS 6,38 6 Margin Solid -5,000 CREDENCE SYSTEMS 5,85 6 Margin Solid -5,000 CREDENCE SYSTEMS 5,85 6 Margin Solid -5,000 CREDENCE SYSTEMS 5,9 6 Margin Solid -5,000 CREDENCE SYSTEMS 5,9 6 Margin Solid -5,000 CREDENCE SYSTEMS 5,9 6 Margin Received -5,000 CREDENCE SYSTEMS 5,9 6 Margin Received -5,000 CREDENCE SYSTEMS 5,83 6 Margin Received REDEEM: MM PORTFOLIO 1,144 JUN 106 @ 15 CALL JUN 106 @ 15 CALL 1,00 MuLTIPLIER 6 Margin Bought 50 SEMTECH CORP 1,14 1 Margin Bought Interest 8,450% 04/29-05/09 \$13 6 Margin Dieblit Interest <td></td> <td></td> <td></td> <td></td> <td></td> <td>100 MULTIPLIER</td> <td></td> <td></td>						100 MULTIPLIER		
Margin Bought		05/25/06	Margin	Bought	5,000	CREDENCE SYSTEMS	6.38	(31,909.95)
6 Margin Bought 5,000 CREDENCE SYSTEMS 6.38 6 Margin Bought 5,000 CREDENCE SYSTEMS 6.38 6 Margin Sold -5,000 CREDENCE SYSTEMS 5.8 6 Margin Sold -5,000 CREDENCE SYSTEMS 5.95 6 Margin Sold -5,000 CREDENCE SYSTEMS 5.9 6 Margin Sold -5,000 CREDENCE SYSTEMS 5.9 6 Margin Sold -5,000 CREDENCE SYSTEMS 5.9 6 Margin Received CREDENCE SYSTEMS 5.8 6 Margin Received REDEEM: MM PORTFOLIO 1.14 6 Margin Received REDEEM: MM PORTFOLIO 1.14 6 Margin Bought 20 SEMTECH CORP 1.14 1 UN '06 @ 15 CALL JUN '06 @ 15 CALL 100 MULTIPLIER 1.2 6 Margin Bought 50 SEMTECH CORP 1.2 1 Margin Bought 50 SEMTECH CORP 1.2 1 Margin Dolurial						NB58C		
6 Margin Bought 5,000 CREDENCE SYSTEMS 6.38 6 Margin Sold -5,000 CREDENCE SYSTEMS 5.8 6 Margin Sold -2,600 CREDENCE SYSTEMS 5.95 6 Margin Sold -5,000 CREDENCE SYSTEMS 5.95 6 Margin Sold -2,400 CREDENCE SYSTEMS 5.95 6 Margin Sold -2,400 CREDENCE SYSTEMS 5.83 6 Margin Received REDEEM: MM PORTFOLIO 1/1/4 6 Margin Received REDEEM: MM PORTFOLIO 1/1/4 6 Margin Bought 20 SEMTECH CORP 1/1/4 1 JUN'06 @ 15 CALL JUN'06 @ 15 CALL 1/1/4 1 JUN'06 @ 15 CALL JUN'06 @ 15 CALL 1/1/4 1 JUN'06 @ 15 CALL 1/1/4 1/1/4 1 JUN'06 @ 15 CALL 1/1/4 1/1/4 1 JUN'06 @ 15 CALL 1/1/4 1/1/4		05/25/06	Margin	Bought	5,000	CREDENCE SYSTEMS	6.38	(31,909.95)
Margin Bought 5,000 CREDENCE SYSTEMS 6.38 NBAJX NBAJX NBAJX NBADO CREDENCE SYSTEMS 5.8 Margin Sold -5,000 CREDENCE SYSTEMS 5.95 Margin Sold -2,400 CREDENCE SYSTEMS 5.95 Margin Sold -2,400 CREDENCE SYSTEMS 5.95 Margin Received REDEEM: MM PORTFOLIO 1.14 Margin Bought 20 SEMTECH CORP 1.14 Margin Bought 50 SEMTECH CORP 1.00 MULTIPLIER 100 MULTIP		000				NB/IN!		
6 Margin Sold -5,000 CREDENCE SYSTEMS 5.8 6 Margin Sold -5,000 CREDENCE SYSTEMS 5.95 6 Margin Sold -5,000 CREDENCE SYSTEMS 5.9 6 Margin Sold -2,400 CREDENCE SYSTEMS 5.9 6 Margin Sold -2,400 CREDENCE SYSTEMS 5.83 6 Margin Received REDEEMCE SYSTEMS 5.83 6 Margin Bought 20 SEMTECH CORP 1.1/4 10 Margin Bought 50 SEMTECH CORP 1.2 10 Margin Journal WITFR CUST 1.00 6 Margin Debt Interest 8.450% 04/29-05/09 \$13 6 Margin		05/25/06	Margin	Bought	5,000	CREDENCE SYSTEMS	6.38	(31,909.95)
Nargin Solid -5,000 CREDENCE SYSTEMS 5.8 6 Margin Solid -2,600 CREDENCE SYSTEMS 5.95 6 Margin Solid -5,000 CREDENCE SYSTEMS 5.93 6 Margin Solid -2,400 CREDENCE SYSTEMS 5.83 6 Margin Received CREDENCE SYSTEMS 5.83 6 Margin Bought 20 SEMTECH CORP 11/4 100 MULTIPLIER JUN '06 @ 15 CALL 12 100 MULTIPLIER 100 MULTIPLIER 6 Margin Bought 50 SEMTECH CORP 1.2 100 MULTIPLIER JUN '06 @ 15 CALL 100 MULTIPLIER 100 MULTIPLIER 6 Margin Debit Interest 8.450% 04/29-05/09 \$13 1.2 6 <t< td=""><td></td><td>00,10</td><td></td><td></td><td></td><td>VOCAL</td><td></td><td></td></t<>		00,10				VOCAL		
6 Margin Sold -2,600 CREDENCE SYSTEMS 5.95 6 Margin Sold -5,000 CREDENCE SYSTEMS 5.9 6 Margin Sold -2,400 CREDENCE SYSTEMS 5.83 6 Margin Received CREDENCE SYSTEMS 5.83 6 Margin Received REDEEM: MM PORTFOLIO 6 Margin Received REDEEMS SD MM PORTFOLIO 6 Margin Bought 20 SEMTECH CORP 1/14 100 MULTIPLIER JUN '06 @ 15 CALL 100 MULTIPLIER 1.2 6 Margin Journal W// FR CUST 1.2 6 Margin Jobit Interest 8/450% 04/29-05/09 \$13 \$13 6 Margin Debit Interest 8/450% 04/29-05/09 \$13 \$13 6 Margin Disbursed DEPOSIT: MM PORTFOLIO		00/52/60	Margin	Sold	-5,000	CREDENCE SYSTEMS NBHQ0	5.8	28,984.10
6 Margin Sold -5,000 CREDENCE SYSTEMS 5.9 6 Margin Sold -2,400 CREDENCE SYSTEMS 5.83 6 Margin Received REDEEM: MM PORTFOLIO 71/4 6 Margin Bought 20 SEMTECH CORP 11/4 6 Margin Bought 50 SEMTECH CORP 1.2 6 Margin Journal WIT FR CUST 1.2 6 Margin Journal WIT FR CUST 1.2 6 Margin Debit Interest 8450% 04/29-05/09 \$13 6 Margin Disbursed DISPOSIT: MM PORTFOLIO (0		05/25/06	Margin	Sold	-2,600	CREDENCE SYSTEMS	5.95	15,459.57
6 Margin Sold -5,000 CREDENCE SYSTEMS 5.9 6 Margin Sold -2,400 CREDENCE SYSTEMS 5.83 6 Margin Received REDEEM: MM PORTFOLIO 11/4 6 Margin Received REDEEM: MM PORTFOLIO 11/4 6 Margin Bought 20 SEMTECH CORP 11/4 10 Margin Bought 50 SEMTECH CORP 1.2 10 Margin Journal MULTIPLIER 1.2 10 Margin Journal MULTIPLIER 1.2 6 Margin Debit Interest 8.450% 04/29-05/09 \$13 6 Margin Disbursed DEPOSIT: MM PORTFOLIO (0						NBN5B		
6 Margin Sold -2,400 CREDENCE SYSTEMS 5.83 6 Margin Received REDEEM: MM PORTFOLIO 11/4 6 Margin Received REDEEM: MM PORTFOLIO 11/4 6 Margin Bought 20 SEMTECH CORP 11/4 9 Margin Bought 50 SEMTECH CORP 1/2 100 MULTIPLIER JUN '06 @ 15 CALL 100 MULTIPLIER 100 MULTIPLIER 6 Margin Journal W/T FR CUST 8.450% 04/29-05/09 \$13 6 Margin Debtit Interest 8.450% 04/29-05/09 \$13 (0) 6 Margin Disbursed DEPOSIT: MM PORTFOLIO (0)		05/25/06	Margin	Sold	-5,000	CREDENCE SYSTEMS	5.9	29,491.29
6 Margin Sold -2,400 CREDENCE SYSTEMS 5.83 6 Margin Received REDEEM: MM PORTFOLIO 11/4 6 Margin Received REDEEM: MM PORTFOLIO 11/4 6 Margin Bought 20 SEMTECH CORP 11/4 9 Margin Bought 50 SEMTECH CORP 1.2 100 MULTIPLIER JUN '06 @ 15 CALL 1.2 1.2 100 MULTIPLIER W/T FR CUST 1.2 1.2 6 Margin Journal W/T FR CUST 8.450% 04/29-05/09 \$1/3 \$1/3 6 Margin Debit Interest 8.450% 04/29-05/09 \$1/3 \$1/3 \$1/4 6 Margin Disbursed DEPOSIT: MM PORTFOLIO \$1/2						NBNM5		
6 Margin Received REDEEM: MM PORTFOLIO 6 Margin Received REDEEM SD MM PORTFOLIO 6 Margin Bought 20 SEMTECH CORP 11/4 9 JUN '06 @ 15 CALL 100 MULTIPLIER 1.2 6 Margin Journal W/T FR CUST 1.2 6 Margin Journal W/T FR CUST 1.2 6 Margin Debit Interest 8.450% 04/29-05/09 \$13 6 Margin Disbursed DEPOSIT: MM PORTFOLIO (7)		05/25/06	Margin	Sold	-2,400	CREDENCE SYSTEMS	5.83	13.984.35
6 Margin Received REDEEM: MM PORTFOLIO 6 Margin Received REDEEM SD MM PORTFOLIO 6 Margin Bought 20 SEMTECH CORP 11/4 100 MULTIPLIER 100 MULTIPLIER 1.2 100 MultiPLIER 100 MULTIPLIER 100 MULTIPLIER 6 Margin Journal W/T FR CUST 6 Margin Debit Interest 8.450% 04/29-05/09 \$13 6 Margin Disbursed DEPOSIT: MM PORTFOLIO (2						NB2ES		
6 Margin Received REDEEM SD MM PORTFOLIO 6 Margin Bought 20 SEMTECH CORP 11/4 100 MULTIPLIER 100 MULTIPLIER 1.2 100 Multiplier 100 MULTIPLIER 100 MULTIPLIER 6 Margin Journal W/T FR CUST 6 Margin Debit Interest 8.450% 04/29-05/09 \$13 6 Margin Disbursed DEPOSIT: MM PORTFOLIO		05/25/06	Margin	Received		REDEEM: MM PORTFOLIO		22.099.00
6 Margin Bought 20 SEMTECH CORP 1 1/4 JUN '06 @ 15 CALL 100 MULTIPLIER 1.2 6 Margin Journal W/T FR CUST 6 Margin Debit Interest 8.450% 04/29-05/09 \$13 6 Margin Disbursed DEPOSIT: MM PORTFOLIO		05/26/06	Margin	Received		REDEEM SD MM PORTFOLIO		2,000.00
JUN '06 @ 15 CALL 100 MULTIPLIER 1.2 6 Margin Journal W/T FR CUST 6 Margin Debit Interest 8.450% 04/29-05/09 \$13 6 Margin Disbursed DEPOSIT: MM PORTFOLIO		90/36/50	Margin	Bought	20	SEMTECH CORP	1 1/4	(2,520.00)
6 Margin Bought 50 SEMTECH CORP 1.2 JUN '06 @ 15 CALL JUN '06 @ 15 CALL 100 MULTIPLIER 100						JUN '06 @ 15 CALL		
6 Margin Bought 50 SEMTECH CORP 1.2 JUN '06 @ 15 CALL JUN '06 @ 15 CALL 100 MULTIPLIER 100 MULTIPLIER 6 Margin Journal W/T FR CUST 6 Margin Deblt Interest 8.450% 04/29-05/09 \$13 6 Margin Disbursed DEPOSIT: MM PORTFOLIO						100 MULTIPLIER		
JUN '06 @ 15 CALL formula Margin Journal W/T FR CUST 6 Margin Debit Interest 8.450% 04/29-05/09 \$13 6 Margin Disbursed DEPOSIT: MM PORTFOLIO (2)		90/36/50	Margin	Bought	20	SEMTECH CORP	1.2	(6,050.00)
6 Margin Journal W/T FR CUST 6 Margin Debit Interest 8.450% 04/29-05/09 \$13 6 Margin Disbursed DEPOSIT: MM PORTFOLIO (JUN '06 @ 15 CALL		
6 Margin Journal W/T FR CUST 6 Margin Debit Interest 8.450% 04/29-05/09 \$13 6 Margin Disbursed DEPOSIT: MM PORTFOLIO						100 MULTIPLIER		
6 Margin Debit Interest 8.450% 04/29-05/09 \$13 6 Margin Disbursed DEPOSIT: MM PORTFOLIO		02/30/06	Margin	Journal		W/T FR CUST		55.000.00
6 Margin Disbursed DEPOSIT: MM PORTFOLIO		05/31/06	Margin	Debit Interest				(:03)
		05/31/06	Margin	Disbursed		DEPOSIT: MM PORTFOLIO		(28 624 51)
	Total: Margin Accoun	t Batance						(10:1-20:0-2)